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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/527,333	03/08/2005	Pierpaolo Fava	007511.00018	3500	
22907 7590 03/23/2010 BANNER & WITCOFF, LTD.			EXAMINER		
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

			1				
Office Action Summary		Application No.	Applicant(s)				
		10/527,333	FAVA ET AL.				
		Examiner	Art Unit				
		ROBERT B. MCADAMS	2456				
Period fo	The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
WHIC - Exte after - If NO - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DANSIONS of time may be available under the provisions of 37 CFR 1.13 (S) MONTHS from the mailing date of this communication. It is specified above, the maximum statutory period was to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tir vill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. mely filed In the mailing date of this communication. ED (35 U.S.C. § 133).				
Status							
1)🛛	Responsive to communication(s) filed on 12 Ma	arch 2010.					
2a) <u></u> ☐	This action is <b>FINAL</b> . 2b)⊠ This action is non-final.						
3)	3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.							
Disposit	ion of Claims						
4) Claim(s) 1-10,12-35 and 37-51 is/are pending in the application.							
4a) Of the above claim(s) is/are withdrawn from consideration.							
5) Claim(s) is/are allowed.							
/—	6)⊠ Claim(s) <u>1-10,12-35 and 37-51</u> is/are rejected.						
7) Claim(s) is/are objected to.							
8) Claim(s) are subject to restriction and/or election requirement.							
Application Papers							
9) ☐ The specification is objected to by the Examiner.							
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.							
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).							
11)☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
Priority (	under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:							
<ol> <li>Certified copies of the priority documents have been received.</li> </ol>							
2. Certified copies of the priority documents have been received in Application No							
3. Copies of the certified copies of the priority documents have been received in this National Stage							
application from the International Bureau (PCT Rule 17.2(a)).  * See the attached detailed Office action for a list of the certified copies not received.							
`	see the attached detailed Office action for a list	or the certified copies flot receive	<del>.</del> 5u.				
Attachment(s)							
	ce of References Cited (PTO-892)	4) Interview Summary Paper No(s)/Mail D					
3) Infor	ce of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO/SB/08) er No(s)/Mail Date	5) Notice of Informal F 6) Other:					

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## **DETAILED ACTION**

 This Office Action is in response to the request for continued examination filed on March 12, 2010.

2. Claims 1-10, 12-35 and 37-51 are pending.

## Response to Arguments

3. Applicant's arguments with respect to Claims 1-10, 12-35 and 37-51 have been considered but are moot in view of the new ground(s) of rejection.

## Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- Claims 1-7, 9-10, 12-17, 20-35, 37-42 and 45-51 rejected under 35 U.S.C.
   103(a) as being unpatentable over *Bearden* (U.S. PGPub. No. 2003/0086425 A1) in view of *Farber* (U.S. Patent No. 6,185,598).

As to **Claim 1**, *Bearden* discloses a method for analyzing access to a data communication network by a user, comprising:

tracing traffic of said user via a computer, and identifying a group of networks with which said traffic is mainly handled, by defining relative autonomous systems (Traffic is monitored in a network and grouped into autonomous systems. Figure 17; Paragraph 0238) and tracing the sequence of autonomous systems crossed by said traffic; the tracing including:

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a first stage, to provide the list of paths of autonomous systems crossed by said traffic to reach each destination (Path analysis is performed to list the paths of traffic through the autonomous systems to each destination. Paragraph 0174), and

a second stage, to aggregately elaborate said list of paths, outputting a tree representing all the paths of the autonomous systems crossed by the traffic of said user to reach each destinations (Figures 16-17; Paragraphs 0227-0230)

wherein said second stage comprises providing, in relation to the list of said autonomous systems crossed by said traffic of said user, at least one parameter including a percentage of use of the autonomous systems (Various statistics are monitored to calculate the load on the autonomous system and the devices are shaded different colors in the tree to represent a given metric, such as device load, utilization, i.e. percentage of use. Paragraphs 0092 and 230).

However, *Bearden* does not expressly disclose wherein said first stage comprises inputting a file.

Farber, in the same field of endeavor, teaches inputting a file containing the IP addresses representing the sites most frequently visited by said user and performing a

traceroute function for each destination site, by tracing the path to reach each destination site (NetMap procedure receives an input file composed of IP addresses of frequently visited destinations and uses traceroute tools to sample the data paths between the IP addresses. This data is used to create cost groups which are used to determine which repeater a client should use to retrieve frequently accessed sites. Column 2, Lines 37-51, Column 13, Lines 40-53).

At the time of invention, it would have been obvious to a person of ordinary skill in the art to have combined the method of analyzing access to a network as taught by *Bearden* with including an input file as taught by *Farber*. The motivation would have been to allow the visualization of frequently visited sites.

As to Claim 2, Bearden-Farber further teach the operation of determining the routing of said traffic on the branches of said tree, and the operation of associating the respective indicative values of the traffic that crosses the branch to the branches of said tree (Bearden; Figures 16-17; Paragraphs 0227-230).

As to Claim 3, Bearden-Farber further teach the operation of using hardware probes to trace the traffic of said user (Bearden; SNMP monitoring device 320. Figure 4; Paragraphs 206-208).

As to **Claim 4**, *Bearden-Farber* further teach the operation of configuring said hardware probes to provide information selected in the group consisting of: band use of

the individual link, data volume, protocol-subdivision, IP address-subdivision, traffic matrix between the user (LAN) and the network (*Bearden;* Paragraph 0206).

As to Claim 5, Bearden-Farber further teach the operation of configuring said hardware probes to determine at least one selected item in the group consisting of: sites most frequently visited by the user, main networks to which the user addresses its traffic, and the origin of who connects up to said user (Bearden; Paragraph 0213).

As to Claim 6 and 7, Bearden-Farber further teach the operation of configuring said software agents to trace the traffic through the interface of the router of said user to determine the main traffic lines (Bearden; Figure 13; Paragraphs 0178-0183).

As to Claim 9, Bearden-Farber further teach the operation of providing a target machine for the transfer of the statistics obtained by said routers (Bearden; Datastore 340; Figure 4; Paragraph 0209).

As to Claim 10, Bearden-Farber further teach the operation of generating, as the result of said traffic tracing operation of said user, at least one parameter selected from the group consisting of: destination networks of said traffic, percentage of traffic involved, pertinent autonomous system (Bearden; Paragraph 0213).

As to Claim 12, Bearden-Farber further teach tracing said path as a sequence of autonomous systems crossed (Bearden; Paragraph 0213).

As to Claims 13 and 14, Bearden-Farber further teach wherein in said first stage said tracing operations are carried out repeatedly with a given frequency (Bearden; Paragraph 0209).

As to Claim 15, Bearden-Farber further teach wherein said second stage comprises the operation of generating a unique tree of paths of the autonomous systems crossed by the traffic of said user to reach all the destinations, the leaves of said tree being indicative of the destination subnetworks of the traffic of said user (Bearden; Figures 16-17; Paragraphs 0227-230).

As to Claims 16 and 17, Bearden-Farber further teach wherein said second stage comprises the operation of providing, in relation to the list of said autonomous systems crossed by said traffic of said user, at least one parameter from: the percentage of use of the autonomous system, a time value for passing through said autonomous systems and a hops value inside the autonomous system (Bearden; Paragraphs 0084 and 0225).

As to Claim 20, Bearden-Farber further teach wherein said first stage comprises the operation of generating a data file including information selected from the group

consisting of: order number of the autonomous system following the sequence of IP addresses provided by said traceroute function, text name of the autonomous system, identification number of the autonomous system, number of hops that a single tracing command has measured inside the autonomous system, and time of permanence in the autonomous system measured by a single tracing command (*Bearden*; A traceroute performed, and a data entry is entered into the routing table of the autonomous system including the address and order of each router on the link. Figure 13; Paragraphs 0174-0178).

As to Claim 21, Bearden-Farber further teach the operation of performing a plurality of said tracing functions in parallel during said first stage (Bearden; Paragraph 0117).

As to Claims 22 and 25, Bearden-Farber further teach wherein said second stage comprises the operation of storing information of correspondence between IP addresses and the data relating to the pertinent autonomous systems (Bearden; Figure 6; Paragraphs 0105-0116).

As to Claims 23, Bearden-Farber further teach wherein said second stage comprises the operation of generating the leaves of said tree as identification of the destination subnetworks of the traffic of said user and the relative branches as

identifications of the autonomous systems crossed by the traffic (*Bearden*; Figures 16-17; Paragraphs 0227-0230).

As to Claim 24, Bearden-Farber further teach wherein said second stage is performed in association with a central memory with a data structure that represents the paths generated in said first stage in the form of at least one aggregated list (Bearden; Datastore 340; Figure 4; Paragraph 0209).

3. Claim 8 is rejected under 35 U.S.C. 103(a) as being unpatentable over *Bearden* (U.S. PGPub. No. 2003/0086425 A1) in view of *Farber* (U.S. Patent No. 6,185,598) and in further view of *Agarwal* (U.S. Patent No. 5,958,010).

As to Claim 8, Bearden-Farber teach configuring said software agents to analyze the operating status of the respective router in terms of CPU load (Paragraph 0092).

Although *Bearden-Farber* teach "various statistics" can be used to measure load, *Bearden* does not expressly disclose analyzing the operating status of the router in terms of available memory.

Agarwal, in the same field of endeavor, teaches analyzing the operating status in terms of available memory (Column 7, Lines 33-45).

At the time of invention, it would have been obvious to a person of ordinary skill in the art to have combined the analyzing the operating status of the router in terms of CPU usage as taught by *Bearden-Farber* with using a metric such as available memory

as taught by *Agarwal*. Using said different performance monitoring metrics is well known in the art.

4. Claims 18-19 and 43-44 are rejected under 35 U.S.C. 103(a) as being unpatentable over *Bearden* (U.S. PGPub. No. 2003/0086425 A1) in view of *Farber* (U.S. Patent No. 6,185,598) and in further view of *Martija* (U.S. PGPub. No. 2002/0169857 A1).

As to Claims 18-19 and 43-44, *Bearden-Farber* teach the method of tracing traffic as previously discussed in Claim 1.

However, *Bearden-Farber* does not expressly disclose generating the name of the autonomous system to which the generated IP address belongs using a *whois* remote service.

Martija, in the same field of endeavor, teaches generating the name of the autonomous system to which the generated IP address belongs using a whois remote service (Paragraph 0055).

At the time of invention, it would have been obvious to a person of ordinary skill in the art to have combined the traffic analysis system as taught by *Bearden-Farber* with the using the *whois* service as taught by *Martija*. The motivation would have been to provide increased functionality.

Apparatus Claims 26-35, 37-42 and 45-50 and Software code stored on a memory Claim 51 corresponds to method Claims 1-10, 12-17 and 20-25 and are

therefore analyzed and rejected the same as previously discussed to method Claims 1-10, 12-17 and 20-25.

## Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to ROBERT B. MCADAMS whose telephone number is (571)270-3309. The examiner can normally be reached on Monday-Thursday 5:30am-4pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Rupal Dharia can be reached on 571-272-3880. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/R. B. M./ Examiner, Art Unit 2456 /Rupal D. Dharia/ Supervisory Patent Examiner, Art Unit 2400 Application/Control Number: 10/527,333

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